1	[Counsel listed on signature pages]	
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9	UNITED STATES	DISTRICT COURT
10	NORTHERN DISTR	ICT OF CALIFORNIA
11	SAN JOSE DIVISION	
12		
13	TV INTERACTIVE DATA CORPORATION,) Case No. 5:10-CV-00475-JF
14	Plaintiff,	STIPULATION REGARDING CLAIM CONSTRUCTION PROCEDURES
15	V.)
16	SONY CORPORATION, et. al.,)
17	Defendants.)
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	Stipulation Regarding Claim Construction Procedures Case No. 5:10-CV-00475-JF DM US:23229495 2	

1	WHEREAS, TV Interactive Data Corporation ("TVI") filed a complaint; Demand for Jury		
2	Trial against Defendants to initiate the above-referenced patent infringement action.		
3	WHEREAS, the Court issued: (1) an Order Setting Initial Case Management Conference and		
4	ADR Deadlines, dated February 2, 2010; (2) a Related Cases Order on February 11, 2010, ordering		
5	that the above-matter be re-assigned to United States District Judge Jeremy Fogel; and (3) a Clerk's		
6	Notice, dated February 23, 2010, setting a Case Management Conference for May 14, 2010, before		
7	Judge Jeremy Fogel.		
8	WHEREAS, TVI and Defendants submitted a Joint Case Management Statement and		
9	[Proposed] Order on May 11, 2010 (D.E. 168). The submission contained the parties' proposed		
10	schedules for the case.		
11	WHEREAS, an Initial Case Management Conference was held on May 14, 2010 before the		
12	Honorable Jeremy Fogel. At the CMC, the Court adopted the defendants' proposed case schedule, up		
13	to the date of the claim construction hearing, which the Court set for January 18, 2011. See D.E. 169.		
14	WHEREAS, a further Case Management Conference was held on July 30, 2010 before the		
15	Honorable Jeremy Fogel. Court adopted the proposed case schedule plus 30 days. The Court further		
16	set the case for a claim construction hearing on February 22, 2011. See D.E. 214.		
17	WHEREAS, in accordance with the schedule adopted by the Court, the parties exchanged		
18	proposed terms for construction pursuant to Patent L.R. 4-1(a) on September 27, 2010.		
19	WHEREAS, the parties met and conferred on October 11, 2010 under Patent L.R. 4-1(b) to		
20	limit the terms in dispute.		
21	WHEREAS, the parties acknowledge that ten (10) terms of the asserted claims from the four		
22	patents-in-suit were already construed in the case captioned TVI v. Microsoft, No. C02-02385 JSW		
23	(N.D. Cal.).		
24	WHEREAS, the parties acknowledge that under the Patent Local Rules they must jointly		
25	identify up to a maximum of ten (10) terms that are most significant to the resolution of the case.		
26	WHEREAS, the parties seek to limit the terms in dispute in the case and minimize the burden		
27	associated with claim construction for the Court and the parties.		

1 WHEREAS, the parties also seek to avoid waiving their rights to later request the Court to 2 construe additional terms, should those terms become relevant to resolution of the case. 3 Accordingly, pursuant to Northern District Civil Local Rules 7-12 and 6-2(a), it is hereby stipulated by and between Plaintiff and Defendants that the presently scheduled round of claim 4 5 construction shall be limited to up to a maximum of ten (1) claim terms that have been jointly identified by the parties as the most significant to resolution of the case (the "significant terms"). The parties further agree to limit the activities covered by Patent Local Rules 4-2 through 4-7 in this round of claim construction to the significant terms. The claim construction hearing schedule for February 8 22, 2011 shall similarly be limited to the significant terms. 9 10 The parties further stipulate that a party may later propose additional claim terms to be 11 construed and request the Court to construe those additional claim terms, should those claim terms become relevant to resolution of the case. 12 13 14 Ronald J. Schutz (*Pro Hac* Vice pending) Richard M. Martinez (Pro Hac Vice) 15 Sang Young Adam Brodie (Pro Hac Vice) ROBINS, KAPLAN, MILLER & CIRESI L.L.P. 16 800 LaSalle Plaza, Ste. 2800 Minneapolis, MN 55402 17 TelephoneL (612) 349-8500 18 David Martinez (CA Bar No. 193183) 19 ROBINS, KAPLAN, MILLER & CIRESI L.L.P. 2049 Century Park East, Ste. 3400 20 Los Angeles, CA 90067 21 ATTORNEYS FOR PLAINTIFF 22 TV INTERACTIVE DATA CORPORATION Dated: October 15, 2010 23 By: /s/ Sang Young A. Brodie Sang Young A. Brodie 24 25 26 27 28 -2-

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	Stipulation Regarding Claim Construction	on Procedures

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25		By: /s/ Ronald L. Yin Ronald L. Yin
	Dated: October 17, 2010	
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15	PURSUANT TO STIPULATIO	N, IT IS SO ORDERED:
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17	DATED: 10/25/10	mark
	DATED: 10/23/10	Honorable Jeremy Fogel United States District Judge
19		United States District Judge
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